PCT

WORLD INTELLECTUAL PROPERTY ORGANIZATION International Bureau



INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

TIS

(51) International Patent Classification 6:
H04L 9/00

A1

(11) International Publication
(43) International Publication

14 March 1997 (14.03.97)

(11) International Publication Number: WO 98/42098

(43) International Publication Date: 24 September 1998 (24.09.98)

(21) International Application Number: PCT/US98/04658

(22) International Filing Date: 11 March 1998 (11.03.98)

(71) Applicant: CRYPTOWORKS, INC. [US/US]; 2084 Union

Street, San Francisco, CA 94123 (US).

(72) Inventor: LeBOURGEOIS, John, H.; 193 San Carlos Way, Novato, CA 94945 (US).

(74) Agent: WOLFELD, Warren, S.; Fliesler, Dubb, Meyer and Lovejoy LLP, Suite 400, Four Embarcadero Center, San Francisco, CA 94111-4156 (US). (81) Designated States: AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CU, CZ, DE, DK, EE, ES, FI, GB, GE, GH, GM, GW, HU, ID, IL, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, UA, UG, UZ, VN, YU, ZW, ARIPO patent (GH, GM, KE, LS, MW, SD, SZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, ML, MR, NE, SN, TD, TG).

Published

With international search report.

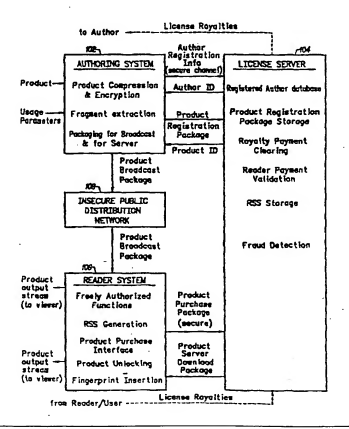
(54) Title: DIGITAL PRODUCT RIGHTS MANAGEMENT TECHNIQUE

(57) Abstract

(30) Priority Data:

08/818,132

A digital product is freely distributed through uncontrolled channels in encrypted form (108). Security fragment(s) of the encrypted product are withheld (102), and provided only upon communication with license server (104). The customer uses reader software (106) to purchase a license. Such software (106) examines components then present on the reader system to develop a reader system signature, which the license server (106) uses to encrypt the product decryption key and the security fragments before sending them to the reader system. When the customer wishes to use the product, a new reader system signature is generated and used to decrypt the product fragments.



FOR THE PURPOSES OF INFORMATION ONLY

Codes used to identify States party to the PCT on the front pages of pamphlets publishing international applications under the PCT.

Singapore

							•••
AL	Albania	ES	Spain	LS	Lesotho	SI	Slovenia
AM	Armenia	FI	Finland	LT	Lithuania	SK	Slovakia
- AT	Austria	FR	France	LU	Luxembourg	SN	Senegal
ΑU	Australia	GA	Gabon	LV	Latvia	SZ	Swaziland
AZ	Azerbaijan	GB	United Kingdom	MC	Monaco	TD	Chad
BA	Bosnia and Herzegovina	GE	Georgia	MD	Republic of Moldova	TG	Togo
BB	Barbados	GH	Ghana	MG	Madagascar	TJ	Tajikistan
BE	Belgium	GN	Guinea	MK	The former Yugoslav	TM	Turkmenistan
BF	Burkina Faso	GR	Greece		Republic of Macedonia	TR	Turkey
BG	Bulgaria	HU	Hungary	ML	Mali	TT	Trinidad and Tobago
BJ	Benin	IE	Ireland	MN	Mongolia	UA	Ukraine
BR	Brazil	IL	Israel	MR '	Mauritania	UG	Uganda
BY	Belarus	IS	Iceland	MW	Malawi	US	United States of America
CA	Canada	IT	Italy	MX	Mexico	UZ	Uzbekistan
CF	Central African Republic	JP	Japan	NE	Niger	VN	Viet Nam
CG	Congo	KE	Kenya	NL	Netherlands	YU	Yugoslavia .
CH	Switzerland	KG	Kyrgyzstan	NO	Norway	zw	Zimbabwe
CI	Côte d'Ivoire	KP	Democratic People's	NZ	New Zealand		
CM	Cameroon		Republic of Korea	PL	Poland		
CN	China	KR	Republic of Korea	PT	Portugal		
CU	Cuba	KZ	Kazakstan	RO	Romania		
CZ	Czech Republic	LC	Saint Lucia	RU	Russian Federation		
DE	Germany	u	Liechtenstein	SD	Sudan		

Sri Lanka

DK

EE

- 1 -

DIGITAL PRODUCT RIGHTS MANAGEMENT TECHNIQUE

BACKGROUND

Field of the Invention

The invention relates to controlled distribution of digital products in a manner that tends to ensure that authors receive proper royalty payments for their work.

10 2. Description of Related Art

Digitally encoded products, such as software, music, images and video segments are extremely important in today's economy. However, the ease and economy with which perfect copies can be made of 15 digitally encoded products has promoted the widespread unauthorized copying and distribution of such products through such channels as user-to-user copying and sharing, digital data networks such as the Internet, and CD-ROM publishing. These distribution channels have made it difficult for the creators and copyright 20 holders of such products to regulate the use of their products or to receive payment and registration information from their users. Consequently, digital product producers often forfeit substantial revenues 25 and valuable information about their customer base and potential markets, while businesses and universities find themselves subject to legal prosecution and intimidation for copyright infringement.

But the problem of unauthorized distribution of digital products is not limited to the simple loss of revenues which rightfully belong to the original developer of the product, although that problem can be substantial by itself. There is also the additional problem that developers will be less willing to spend

- 2 -

substantial time and money in developing new digital products if they cannot depend on a market which pays fair value for their products.

In the past, when copying and distribution of products was more expensive, time consuming and imperfect, the creators of digital products could depend in part on economic factors as well as legal protections to minimize unauthorized copying and distribution. Neither is effective today with digital products, easy and inexpensive channels of distribution, and huge numbers of people participating in the illicit trade.

One technique that has been developed to deter unauthorized copying of digital products involves copy protection mechanisms built into hardware or software. However, copy protection mechanisms sometimes can inconvenience users who have a legitimate need for making copies. Copy protection mechanisms also can prevent digital product developers from taking advantage of the new distribution channels, such as the Internet.

15

20

25

30

Another method for controlling the distribution of digital products is described in Commerce Direct International (CDI), "Electronic Commerce", World Wide Web URL http://www.cdi.net/electron/commerce.htm (visited March 23, 1996) and CDI, "CDI In Action", World Wide Web URL http://www.cdi.net/cdiactio/cdinactn.htm (visited March 23, 1996), both incorporated herein by reference. The mechanisms described in these documents call for a customer to review an on-line catalog of products and choose one to buy. The customer's software then sends encrypted credit card information to the product distributor, and the product distributor transmits the product to the customer in a strongly

- 3 -

encrypted form. The customer's software then uses a "secret key" to decrypt the product and use it. Secure direct modem connections may be used instead of Internet connections at various parts of the process in 5 order to further ensure that no one else can use the encrypted product.

The CDI technique suffers from at least two First, while the encryption of a data problems. product during transmission may be very strong, it is 10 still theoretically possible for an unauthorized third party to decipher it. Second, even if the product remains secure during transmission, once decrypted by the customer, CDI's strong encryption techniques no longer protect the product 15 further unauthorized distribution. The above-cited documents indicate that content as well as executables can be "locked" to a specific registered machine while still allowing for unrestricted distribution of the software in a crippled or time-dated mode, but the documents do not explain how this is to be accomplished.

20

In Schull U.S. Patent No. 5,509,070, incorporated by reference herein, Schull describes a technique for distributing digital products (specifically software) by selling a password to the user. The user uses the password to unlock advanced features of the product, but the password is usable only on one machine. technique allows users to freely distribute software to other machines and other potential users, but does not allow other users to take advantage of advanced features of the software without obtaining a new password which is specific to the new machine. the Schull method, the user generates a "passwordable-ID" either from the user's voice, by reading the serial number of the machine's CPU, or by any of a number of other suggested methods. The passwordable-ID is transmitted to a licensing system which uses the passwordable-ID to generate an encrypting seed for the software advanced features. The encrypted encrypting seed is then transmitted back to the user as a key for unlocking the advanced features of the software.

One drawback of the Schull method is that the password ultimately provided by the licensing system to the user is stored on the user's machine. certain extraordinary copy protection mechanisms applied to the password, the password could simply be copied to a new machine, thereby allowing a different user to use the advanced features of a pirated version 15 of the product without paying a fair licensing fee. The extraordinary methods suggested by Schull protect the password as stored on the user's machine, reimposes many of the same problems that formed the basis for finding non-objectionable copy protection mechanisms in the first place. 20

Several other technologies for preventing unauthorized distribution of digital products are set forth in the following World Wide Web pages: Northeast Consulting Resources, Inc., "Digital Rights Management 25 Technologies", Web page URL http://www.ncri.com/articles /rights_management/ (October 1995: visited November 19, 1996); Intertrust Technologies Corporation, Web pages http://www.intertrust.com/architecture/overview.html, http://www.intertrust.com/architecture/flow.html, 30 http://www.intertrust.com/architecture/stc.html, http://www.intertrust.com/products/applications.html, http://www.intertrust.com/products/sdk.html, http://www.intertrust.com/about/whoweare.html, http://www.intertrust.com/about/vision.html

- 5 -

visited November 19, 1996, and all incorporated herein by reference). However, all of the technologies described in these references suffer from one or all of the problems mentioned above, as well as others.

Accordingly, there is a deeply felt need for a new technology which will control the distribution of digital products via the Internet and uncontrolled distribution channels such that a fair return to the originator of the product can be ensured 10 without unduly hampering wide and free distribution of sufficient information about the digital product to enable customers to decide whether to purchase a license.

15 SUMMARY OF THE INVENTION

5

25

According to the invention, roughly described, a digital product is freely distributed uncontrolled channels in encrypted form. Unencrypted preview material may also be provided in order to help the customer decide whether to purchase a license. an aspect of the invention, one or more fragments of the encrypted product are withheld from uncontrolled distribution, and provided only upon communication with a license server. Unlike prior art mechanisms, which rely on practical limitations of computing power in order to prevent unauthorized product decryption, the technique of the present invention renders it literally impossible for an eavesdropper to recover the complete decrypted product without contacting the licensor. product is not merely encrypted; to the extent of the security fragments, it is not even there.

In a second aspect of the invention, roughly described, the customer purchases a license through the use of reader software which examines the

components then present on the reader system to develop a reader system signature (RSS). The reader system signature is transmitted to a license server which uses it either to encrypt the product decryption key, or to 5 further encrypt the security fragments, or both, before sending them to the reader system. The reader system signature is not stored on the reader system. Rather, at the time that the customer would like to use the digital product (view an image or movie, listen to a sound or execute software, for example), a new reader system signature is generated in the same manner as the original reader system signature. The new reader system signature is used to decrypt the product decryption key and/or the double-encrypted security 15 fragments, only at the time of use. If the user is attempting to use the digital product on a different machine, such as would be the case in the event of unauthorized distribution, then the new reader system signature will not work properly and the unauthorized user will not be able to use the digital product.

10

20

The above second aspect of the invention could be problematical in the event that the user upgrades or modifies the reader system. A mechanism regenerates the reader system signature each time a 25 digital product is to be used could prevent legitimate user from using the product after such an upgrade. Accordingly, in another aspect invention, the machine authorization of the reader system allows a certain amount of "upgrade drift" before 30 it is deemed advisable to check for unauthorized use.

In an embodiment, the reader system signature is determined by examining various components (hardware and/or software) of the reader system, to determine individual signatures for each component. The

individual component signatures are then combined to form the overall reader system signature, for example a weighted sum of the individual component signatures or by concatenating the individual component signatures together. If the reader system signature is determined on the basis of a weighted sum (or equivalently, a weighted average) of the individual component signatures, then the amount of permissible upgrade drift can be expressed as a percentage; that is, if the reader system signature generated upon usage of the digital product differs from the reader system signature generated at the time the product purchased by no more than a predetermined percentage or fraction, then the usage is considered authorized. reader system signature is generated as concatenation of the individual component signatures, then the number of components which differ at usage time relative to purchase time can be specified not to exceed a specific count.

10

15

20

In a situation where the reader system signature generated at the time of purchase is not stored on the reader system, it can instead be uploaded to a license If the reader system signature generated at usage time is found by the reader system not properly decrypt either the product decryption key or the product itself, then in an embodiment, the reader system can automatically contact the license server for reauthorization. The reader system uploads the newly generated reader system signature, and the license 30 server performs the upgrade drift test in comparison with the reader system signature that was stored on the license server at the time of purchase. If the license server determines that the newly generated reader system signature is within the permissible upgrade

drift parameter, then it transmits a new product decryption key and/or new product security fragments, back to the reader system, encrypted according to the new reader system signature. The reader system is then 5 able to decrypt the digital product and play, view or otherwise use it in the desired manner. (In order to assist in evaluating the permissibility of an upgrade drift, one embodiment of the reader system also uploads the raw component signatures of the computer system. This allows customer support to determine which components have changed.)

In an embodiment of the invention, the reader system signature is generated in dependence upon a component whose individual component signature carries 15 with it external assurances of substantial uniqueness among all computer systems which could reasonably pose as authorized reader systems. Such a component signature can be used by itself, or in conjunction with other component signatures, in order to generate the 20 overall reader system signature. If used by itself, then upgrade drift is usually not permissible without manual re-validation.

BRIEF DESCRIPTION OF THE DRAWINGS

25 The invention will be described with respect to particular embodiments thereof, and reference will be made to the drawings, in which:

Fig. 1 is an overall symbolic diagram of a system according to the invention.

30 2 is a block diagram illustrating the structure of a typical reader system of Fig. 1.

Fig. 3 illustrates the overall system flow for the authoring system of Fig. 1.

- 9 -

Fig. 4 is a flow chart illustrating the flow of a product registration segment of Fig. 3.

Fig. 5 is a flow chart illustrating the general operation of the reader system of Fig. 1.

5 Fig. 6 is a flow chart of the product purchase preparation step of Fig. 5.

Fig. 7 is a flow chart illustrating one technique for generating the reader system signature.

Figs. 8 and 9 together constitute a flow chart of 10 steps which takes place in the license server 104 in response to receipt of a product purchase package.

Fig. 10 is a flow chart of the step in Fig. 8 in which the license server processes the customer's payment information.

Figs. 11-13 together constitute a flow chart of the step in Fig. 5 in which the reader system plays the digital product.

Fig. 14 is a flow chart illustrating the license server's operations in response to receipt of a re20 validation package.

Figs. 15 and 16 are alternative details of the step in Fig. 14 in which the license server determines whether the difference between the two RSS's exceeds a threshold.

25

DETAILED DESCRIPTION

Fig. 1 is an overall symbolic diagram of a system according to the invention. The system has three primary components: an authoring system 102, a license server 104 and a reader system 106. In addition, the overall system is most useful when used with an uncontrolled distribution channel such as an insecure public distribution network 108 (e.g., the Internet). In general operation, the author or proprietor of one

15

or more digital products first uses the authoring system 102 to register with the license server 104 as author. Author registration information transmitted from the authoring system 102 to the license server 104, and an author ID is returned to the authoring system.

When the author has a digital product to market, the product is provided to the authoring system 102, together with certain usage parameters. The usage parameters include a set of free usage parameters and one or more sets of paid usage parameters. authoring system compresses and encrypts the digital product (compression is optional), extracts one or more security fragments from the encrypted product and then packages the product for broadcast via the uncontrolled distribution network 108 and for upload to the license The authoring system then transmins the server 104. product registration package up to the license server 104 and receives a product ID in return. The authoring 20 system also makes the product bureadcare package available on the uncontrolled distribution network 108. Note that as used herein, a "product" can implaying the the more sub-products, all of which are considered hadeon to themselves be "products".

25 When a customer is interested in a particular digital product, he or she can download the product broadcast package from the uncontrolled distribution network 108. The customer utilizes the reading system 106 to perform those functions of the digital product which are freely authorized according to the free usage 30 parameters that were previously specified by the Such functions can include, among other things, a preview of the digital product, and an indication of one or more licensing options which the

- 11 -

If the customer chooses to customer can purchase. purchase one of the license options, the reader system 106 examines certain components of the reader system and, in dependence thereon, generates a reader system signature (RSS). The reader system assembles a product purchase package including the RSS and information, and uploads it to the license server 104. license server 104 processes information and, if successful, transmits a product 10 server download package back to the reader system. reader system uses the product server download package to unlock the functions of the digital product which are authorized under the license option that the customer has purchased, and allows the user to use the 15 product accordingly. In addition, the reader system 106 performs fingerprint and/or watermark insertion as described hereinafter.

The license server 104 performs a number of functions, including maintaining a database registered authors and storing all of the product registration packages. The license server 104 also system signatures from customers, stores reader performs customer payment validation, as well certain fraud detection functions as described below. The license server 104 also performs the functions of 25 royalty payment clearing. Specifically, royalties received from (or on behalf of) customers are properly accounted for and transferred to the proper authors after deduction of a commission.

In Fig. 1, the authoring system 102, the license server 104 and the reader system 106 are each illustrated as a respective individual block. Depending on the embodiment, each block might contain no more than a single computer, or in different

embodiments, different blocks can contain more than one computer. In one embodiment, one or more of the blocks 102, 104 and 106, for example the license server 104, contains a number of computers spread out over a great geographical area and interconnected by a network. The illustration of the authoring system 102, the license server 104, and the reader system 106 as single blocks is not intended to indicate that each must constitute only a single computer system or that each must be located at a respective single location.

10

Nor is there any requirement that computers used to form the authoring system 102, the license server 104, and the reader system 106 have any particular structure. Fiq. 2 is a symbolic block diagram illustrating the structure of a typical computer system 15 which may be used as an authoring system, a reader system or a license server. It comprises a CPU 202 and cache memory 204, both connected to a CPU bus 206. Interface circuitry 208 is also connected to the CPU 20 bus 206. The interface circuitry 208 is further connected to a main memory 210, as well as to two I/O buses: PCI-bus 212 and ISA-bus 214. Connected to the PCI-bus 212 are sound and game controllers 216, a network adapter 232 and a display adapter 218, the last of which is further connected to a monitor 25 Connected to the ISA-bus 214 is a hard disk drive controller 222, a CD-ROM drive controller 224, a floppy disk drive controller 226, various I/O ports 228, and a boot PROM 230. Most of the peripheral components illustrated in Fig. 2 include on-board configuration 30 data which can be read by the CPU 202. In addition, the boot PROM 230 includes a portion which is writeable by the CPU 202 to store configuration data. general, the software to operate the authoring system

- 13 -

102, the license server 104 or the reader system 106 is stored on the disk drive controlled by the disk drive controller 222, and brought into main memory 210 as needed for execution. The computer system of Fig. 2 communicates with the other systems of Fig. 1, and with the distribution network 108, if appropriate, via the network adapter 232.

Fig. 3 illustrates the overall system flow for the authoring system 102. The authoring system flow is generally divided into two segments: an registration segment 302 followed by one or more product registration segments 304. In the author registration segment 302, the author (or proprietor) of one or more digital products enters his or her identification information. 15 Such information can include, for example, the author's name, address, Social Security or other tax ID number, password or other challenge information (for confirmation identity during customer service calls), e-mail address and/or telephone number (step 306). In a step 308, the authoring system uses this information to create an author registration package which is transmitted, in step 310, to the license server 104. The license 104 author and adds the the identification information to its registered author database, and in step 312, the authoring system 102 receives and stores and author ID from the license server 104. The communication between the authoring system 102 and the license server 104 in the author registration segment 302 should take place via digital 30 certificate and one-time secure channel, or by secure, signed electronic mail.

Fig. 4 is a flow chart illustrating the flow of a product registration segment 304 (Fig. 3). In a step

402, the author identifies one of possibly many digital products to the authoring system 102 and enters usage parameters. The digital product is identified, for example, by identifying a filename within which the 5 digital product is stored. The usage parameters can include such parameters as the number of copies which will be permitted to be made on the reader system, whether the reader system will be authorized to save the digital product to a hard disk, whether printing will be enabled, whether preview is enabled, and the amount of RSS drift which will be permitted on a reader system before manual reauthorization will be required. The usage parameters may be specified as several options, including a set of free usage parameters (for which no payment is required) and one or more options of purchasable usage parameters (functions requiring a purchased license). In an embodiment, the author can also indicate at this point whether the product should be compressed.

20 In a step 404, if preview is to be enabled, the reader system extracts the appropriate preview material with the assistance of the author. The entire digital product is then encrypted in a step 406. product encryption step 406, the product is first 25 compressed (step 408) by any known algorithm. example, the product can be compressed using a Lempel-Ziv algorithm or by a Huffman encoding algorithm. compression step 408 is considered part of the product encryption step 406 because compression is, in effect, a form of encryption; it is very difficult to recover 30 the original uncompressed product unless the algorithm used for compression is known. Compression is optional because for certain kinds of products, the benefits to gained by compression are outweighed by the

- 15 -

performance degradation that compression/decompression often entails.

In a step 410, a product encryption key is The key can be generated in any known example, a pseudo-random number manner; for by generator using a seed derived from the time period between two successive user key strokes. In step 412, the compressed digital product is encrypted using the encryption key developed in step 410. Again, any known 10 key-based symmetric encryption algorithm can be used (as long as the correct complementary algorithm is used for decryption on the reader system 106). well-known encryption algorithm is DES, described in National Institutes of Standards and Technology, "Data 15 Encryption Standard," FIPS Publication No. 46-1 (January 1988), incorporated by reference herein. Another is Triple DES (also known as DES-3), and yet another is RC-5. RC-5 is described in R. W. Baldwin and R. "The RC5, RC5-CBC, RC5-CBC-Pad, and RC5-CTS 20 Algorithms", INTERNET-DRAFT (March 1996), available from ftp://ftp.nordu.net/internet-drafts/draft-baldwinrc5-00.txt, visited March 4, 1997, incorporated herein by reference.

The result of product encryption step 406 is referred to herein as an encrypted "version" of the digital product. As used herein, a "version" of a digital product is still considered to be the digital product, because it continues to include all the information of the digital product. A native "version" of a product also is nevertheless "the product". A digital product can exist in several versions, each of which is a reversibly processed version of the native version.

15

25

After the product encryption step 406, in step 414, the authoring system 102 generates a digest of the encrypted product. Any suitable digesting algorithm can be used for this purpose including, for example, an error-correcting code (ECC) generator or the well-known SHA-1 algorithm. The SHA-1 digesting algorithm is described National Institute of Standards Technology (NIST), FIPS Publication 180: Secure Hash Standard (SHS) (May 1993), as amended by National Institute of Standards and Technology (NIST) Announcement of Weakness in the Secure Hash Standard (May 1994), both incorporated herein by reference.

In a step 416, the authoring system 102 separates one or more "security fragments" in the encrypting product. The security fragments preferably constitute only a small portion of the overall digital products: for example, 1-5% of the byte count of the oversall product not to exceed, for example, 30K bytes. number and size of the security fragments can be predetermined and constant for all digital predects, or it can be dynamically selected or optimized for different digital products. It is desirable to minimize the size of the security fragmenta trailer maximizing the effect that their absence would have in helping to prevent unauthorized usage of the digital One way of maximizing such effect is to include the beginning of the digital product in one of the security fragments. For many encryption algorithms, as well as data compression algorithms, it is much more difficult to decrypt (decompress) the portions that 30 remain, if the beginning portion is missing. Also, if the digital product includes a header at the beginning, absence of the beginning portion of the product often makes it difficult to use any of the remaining portion

- 17 -

of the product even if such remaining portion can be decrypted.

In a step 418, the authoring system 102 generates a digest of the encrypted product less the security fragments. Again any digesting algorithm, such as SHA-1, can be used in this step. In step 420, authoring system 102 creates a product registration package and transmits it to the license server in step The license registration package can form part of a digital certificate in one embodiment. The license server stores the product registration package and returns a product ID to the authoring system 102 (step 424). The reason that the security fragments should be kept as small as possible is to minimize the storage 15 capacity requirements of the license server. In a step the authoring system 102 creates a product broadcast package for the digital product and makes it available (step 428) via any uncontrolled distribution network, such as the Internet.

The product registration package, which can also 20 be digitally certified, includes the following items:

author ID

10

25

30

- usage parameters (both the free usage parameters and the usage parameters various purchasable options)
- the encrypted security fragments
- a product decryption key (complementary to the product encryption key of step 410)
- the digest of the encrypted product less security fragments
- digest of the full encrypted product

The product decryption key referred to above is whatever key is required to decrypt the results of the encryption process of step 412. For symmetric encryption algorithms, such as for DES or RC-5, the product decryption key will be the same as the key used for product encryption in step 410; for asymmetric encryption algorithms (such as for public key encryption), the product decryption key might be different than the product encryption key (such as for RSA encryption). In both cases, the product decryption key is referred to herein as being "complementary" to the key used for product encryption in step 410.

The product decryption key is the only segment of the product registration package which should be transmitted to the license server securely. Other segments can be transmitted securely if desired or convenient, but this is not necessary. Security of the product decryption key can be ensured, for example, by public/private key encryption of the product decryption key itself, or by connecting to the license server 104 via a secure network.

The product broadcast package contains the 20 following items. If more than one sub-product is included in the product broadcast package, then the package contains a set of these items for each sub-product.

- product ID
- preview material (unencrypted)
 - free usage parameters
 - purchasable usage parameter options
 - Universal Resource Locator (URL) of license server 104
- copyright notice
 - contact information for assistance or questions
 - encrypted product less security fragments

- 19 -

As can be seen, whereas the great bulk of the product is transmitted via the uncontrolled distribution network 108, not only is it encrypted, but it is also incomplete so that even if it could be decrypted, for example by a powerful computer system, important fragments of the product simply are not there.

Fig. 5 is a flow chart illustrating the general operation of the reader system 106. When a user installs the reader software on the reader system 106, reader software automatically generates installation ID. The installation ID, which is stored on disk in the reader system 106, is a substantially unique identifier of the installation. The installation ID is stored in such a way that if the particular installation of the reader system software was to be copied to a different system, the installation ID would likely be copied as well.

10

15

25

30

In a step 502, the customer/user of the reader system 106 downloads the product broadcast package for 20 a digital product that he or she wishes to examine. a step 504, the customer performs one or more of the freely authorized functions, including a preview of the material in the digital product (if available). example, if the digital product is a sound, the preview material might be a portion of that sound. digital product includes a movie, then the preview might be a portion of the movie, or a trailer. digital product is an image, then the preview material might include a thumb nail of the image. digital product is text, then the preview material might include an abstract.

In a step 506, the customer chooses to buy a license in accordance with one of the license options

made available in the usage parameters. In step 508, customer enters his or her identification information, payment and contact information. identification information can include the customer's name, address and phone, or optionally an arbitrary privacy ID. Such identification is desirable so that the licensing authority can identify the customer if and when the customer calls in for support. payment information can include a credit card number and authorization and/or digital money information. Various forms of digital money are described in Daniel C. Lynch, "Digital Money" (John Wiley & Sons, 1996), incorporated herein by reference.

In a step 510, the reader system 106 prepares a product purchase package described hereinafter, and in 15 a step 512, the reader system 106 uploads the product purchase package to the license server 104 at the URL identified in the product broadcast package. Note that multiple or bounce URLs may be available for this 20 purpose. product purchase The package may transmitted by secure channel and/or encrypted in a digital certificate. Assuming the product purchase package is in order, then in a step 514, the reader system receives the product server download package for the desired digital product. 25 The product server download package need not be transmitted by secure In a step 516, the reader system stores the product broadcast package on the reader system (or at least accessibly to the reader system) in conjunction 30 with the product server download package. Either at that time or at a later time, at the customer's request, the reader system plays (or otherwise uses) the product (step 518). All further use of the product

- 21 -

by the customer occurs on the reader system 106 through the reader system software.

Fig. 6 is a flow chart of the step 510 (Fig. 5) in which the reader system 106 prepares the product purchase package. In a step 602, the reader system 106 generates a reader system signature (RSS) for the reading system 106. The manner in which the RSS is generated is described hereinafter. In a step 604, the reader system 106 retrieves the previously generated installation ID, and in a step 606, the reader system generates a digest of the encrypted product less the security fragments (as obtained from the product broadcast package). The digest performed in step 606 should be the same as that performed by the authoring system 102 in step 418 (Fig. 4).

In a step 608, the reader system 106 extracts the product ID from the product broadcast package and in a step 610, the reader system assembles the product purchase package.

The product purchase package includes the following items:

- product ID
- customer's installation ID
- customer's identification information (or privacy ID)
 - customer's payment information
 - customer's contact information (including information on where to send the product server download package)
- RSS of the reader system 106
 - generated digest of the encrypted product less security fragments

The reader system signature can be generated in a number of different ways in different embodiments. In one embodiment, the system takes advantage of serial numbers or other identifying data which may be present 5 in the reader computer system, and which carry external assurances of substantial uniqueness. That is, many computers when manufactured are assigned a serial number or other indicator which the manufacturer of the computer, or some other authority, guarantees to be unique. For example, Apple MacIntosh computers, when manufactured, are assigned an Ethernet address which is unique to that specific computer. Alternatively, the identifier can be assigned in software, such as in the operating system of the computer. It is not essential that whatever authority assigns the serial number guarantee uniqueness; it is sufficient only in that it be extremely unlikely that two computer systems which act as reader systems 106 carry the This is the case where, for example, the identifier. number carries external assurances of substantial uniqueness, such as in the case of Ethernet addresses.

10

20

another embodiment. the reader signature does not rely on a component having identifier that carries external assurances 25 substantial uniqueness. Instead, a plurality components (hardware or software) are examined to determine individual component signatures. individual component signatures are then combined to form the overall reader system signature. 30 embodiment, the individual component signatures are all concatenated together in a predetermined sequence to form the overall reader system signature. individual component signatures may be digested prior to concatenation in order to limit their size to the predefined field size. In another embodiment, optionally after digesting, the individual component signatures are averaged or summed together to form the overall reader system signature. The individual component signatures can be weighted prior to combination, in order to reduce the impact on the reader system signature that would result from changes in components that are more frequently subject to upgrade or replacement.

10 In one embodiment, the reader system 106 generates the reader system signature in dependence component signatures from the following components, to the extent present in the system. Except as indicated below, most of the component 15 signatures set forth in this list are readable either from the CMOS or from a device manager driver. This is only an illustrative list; other embodiments can refer to other components not on this list.

20 Hard Disk Drive

- drive ID
- numbers of cylinders, sectors and heads
- drive defective sector map (obtained from sector 0)
- 25 drive name
 - drive manufacturer

Floppy Disk Controller

- I/O addresses and settings
- 30 interrupt assignments
 - manufacturer name

- 24 -

Monitor

- monitor name
- monitor type

5 Display Adaptor

- device name
- on-board memory

Mother Board

- 10 CPU type
 - CPU speed.
 - total memory present
 - total cache present
 - cache timings (measured empirically)

15

Ports

- I/O addresses and settings
- interrupt assignments

20 Sound, Video and Game Controllers

- device name
- driver name
- driver version

25 System Devices

CMOS profile

In yet another embodiment, a combination of individual component signatures also includes one or more component signatures that carry external

- 25 -

assurances of substantial uniqueness, to the extent such a component exists in the machine.

Fig. 7 is a flow chart illustrating one technique for generating the reader system signature for reader In a step 704, it is determined whether system 106. the reader system 106 includes a component which has an ID that carries external assurances of substantial If so, then the reader system signature is uniqueness. given by the component ID of that component (step 706). If not, then in step 708, the reader system 106 obtains the data regarding the above-listed components to the extent present in the reader system 106. In a step 710, each of the individual component signatures is digested, and they are combined in step 712 to form the reader system signature.

10

15

20

25

Returning to Fig. 5, as previously mentioned, after the reader system prepares and uploads a product purchase package to the license server (step 512), the license server 104, if everything is in order, returns a product server download package to the reader system 106 (step 514). Fig. 8 is a flow chart of the steps which takes place in the license server 104 in response to receipt of a product purchase package. As used herein, steps which take place "in response to" a predecessor event, do so if the predecessor event influenced the performance of such steps. If there is an intervening time period, the performance of the steps can still be considered "responsive" to the predecessor event. If the performance of the steps 30 depends on more than one predecessor event, then the steps are considered performed in response to each of the predecessor events.

In a step 802, the license server 104 compares the digest from the product purchase package with the

15

digest of the encrypted product less security fragments as stored on the server 104 with the product registration package for the product ID referred to in the newly received product purchase package. If the two digests do not match, then it is very likely that either the product broadcast package has been tampered with prior to generation of the digest on the reader system 106, or the customer is attempting to obtain the product server download package fraudulently. In this case, the license server 104 returns a package to the reader system 106 indicating that the attempt to purchase a license was unsuccessful (step 804).

If the two digests do match, then in step 806, the license server 104 processes the customer's payment information. If there is an error in this process, then again the license server returns an indication to the reader system 106 that the customer's attempt to purchase a license has been unsuccessful (step 804).

Assuming the customer's payment information was processed successfully, in step 808, the license server 104 stores the customer's RSS obtained from the product purchase package in conjunction with the customer's installation ID, also obtained from the product purchase package. This information need not be stored purchase package. This information need not be stored "on" the license server 104 itself, as long as it is stored in a manner in which it is "accessible" to the license server 104 at a future time.

In a step 810, the license server 104 performs

certain fraud detection checks. This step is optional
in different embodiments, as indicated by the dotted
line surrounding the box in Fig. 8. If performed, the
fraud detection step 810 can include a check of the
installation ID from the product purchase package

- 27 -

against the installation IDs that have been stored previously on the license server for other product If a large number of purchases have been purchases. made using product purchase packages specifying the same installation ID, then it is likely that someone has altered an installation of the reader system software and is passing it around to different customers who are using it to purchase licenses. same is true if the same license has been purchased 10 several times from the same installation ID, or if several significantly varying reader system signatures have been stored in the license server's database in conjunction with the same installation ID. A number of other fraud detection mechanisms can also be employed. In any event, an investigation is warranted if step 810 suggests that an altered version of the reader system software might be being distributed.

The flow chart of Fig. 8 continues after step 810 with step 902 in Fig. 9, as indicated by the symbol "9" in both Figs. 8 and 9.

15

20

25

30

In Fig. 9, in step 902, the license server 104 further encrypts the already once-encrypted security fragments (from the product registration package) using the customer's RSS as a key. The key used in step 902 need not be the RSS exactly; it can be some other number which depends on the RSS. For example, it can be a digest reduction of the RSS from the customer's product purchase package. In any event, step 902 results in "double-encrypted" security fragments from the digital product.

In step 902, the product decryption key from the product registration package is also encrypted using the customer's RSS (or a number derived therefrom) as a key. Note that in a different embodiment, either

3.5

step 902 or step 904 can be omitted, although such an omission would likely reduce the security of the overall system.

In a step 906, the license server 104 assembles the product server download package, and in a step 908, it transmits the product server download package back to the reader system 106. Processing then resumes in the reader system 106 at step 514 (Fig. 5).

The product server download package includes the following items:

- product ID
- paid usage parameters
- payment confirmation information (such as a credit card payment confirmation)
- digest of full encrypted product (from the product registration package stored on the license server 104)
- encrypted product decryption key (product decryption key encrypted with the customer's RSS)
 - double-encrypted security fragments (encrypted security fragments further encrypted with the customer's RSS)

Fig. 10 is a flow chart of the step 806 (Fig. 8),

25 in which the license server 104 processes the customer's payment information. Fig. 10 illustrates the process where the customer is paying by credit card; a similar process would take place where the customer is paying with digital money or in some other payment form.

In step 1002, the license server 104 transmits the charge information to a credit card clearing house. The credit card clearing house returns either an approval code or an error. In step 1004, if an error was received, then the license server 104 returns an

error to step 806 (Fig. 8) (Step 1006). If an approval code was received, then in step 1008, the license server 104 credits the author's account with the amount of the approved purchase price less a commission. In step 1010, the license server 104 returns successfully to the step 806 (Fig. 8).

Returning to Fig. 5, as previously mentioned, each time the customer desires to use the digital product, he or she does so using the reader system software on the reader system 106. Fig. 11 is a flow chart of the step 518 in which the reader system plays the digital product. (The terms "play", "view" and "use" are used interchangeably herein as regards a digital product.) Referring to Fig. 11, in a step 1102, the reader system 106 regenerates the RSS for the reader system. This step takes place using the same algorithm that was used in step 602 (Fig. 6) when the RSS was generated for preparation of the product purchase package. In a step 804, the reader system 106 decrypts the double-encrypted security fragments using the new RSS as a key. As mentioned with respect to step 904 (Fig. 9), the key used in step 1104 need not be the RSS identically; another number which depends on the RSS can be used instead. However, whatever algorithm is used to derive the key from the RSS in step 1104 should be the same as that used in step 904.

15

In step 1106, the reader system 106 merges the encrypted security fragments into the encrypted product less the encrypted security fragments, thereby assembling a complete, but still encrypted, version of the digital product. In step 1108, the full encrypted digital product is digested using the same algorithm as was used originally by the authoring system 102 in step 414 (Fig. 4). In step 1110, the reader system 106

determines whether the newly calculated digest matches the digest which was provided by the license server 104 in the product server download package. If so, then usage of the product on the reader system 106 is authorized. Flow continues with the flowchart of Fig. 12 (as indicated by the number "12" in the small circles in both Figs. 11 and 12). If the two digests do not match in step 1110, then usage of the product on the reader system 106 is not immediately authorized. Flow continues with the flowchart of Fig. 13, as indicated by the number "13" in the small circles in both Figs. 11 and 13.

Referring to Fig. 12, since the two digests match in step 1110, the current reader system signature has been confirmed to be the same as that which was used when the reader system 106 first uploaded its product purchase package in step 512 (Fig. 5). It is also the same RSS that was used to encrypt the product decryption key as downloaded from the license server 104 to the reader system 106 in steps 908 and 514. 20 Accordingly, in step 1202, the reader system 106 decrypts the product decryption key from the product server download package using the current RSS. Again. the actual key used to decrypt the product decryption key in step 1202 need not be identical to the current RSS, as long as it is dependent thereon, and as long as the algorithm to generate the key is the same as that which was used to generate the key with which the product decryption key was originally encrypted in step 30 904 (Fig. 9).

In step 1204, the reader system 106 decrypts the merged encrypted product using the product decryption key that was decrypted in step 1202. In step 1206, if the decrypted product was compressed, it is now

5

- 31 -

decompressed using an algorithm complementary to that used by the authoring system in step 408 (Fig. 4). The resulting decompressed digital product is transmitted in step 1210 to an appropriate viewer.

It will be appreciated that once the digital product is transmitted in step 1210 to a viewer, which may be any standard viewer appropriate to the content of the digital product, the output stream is no longer secured by the mechanisms built into the overall system 10 as described herein. Accordingly, a step 1208 is optionally inserted between steps 1206 and 1210 of Fig. In an embodiment which includes step 1208, a fingerprint and/or a watermark is (are) inserted into the digital output stream prior to or while it is being provided to the viewer. Watermarking is a technique 15 using a visible identifier that will let the user know that he or she has been associated with this particular instance of the content. It acts primarily as a deterrent. Fingerprinting embeds and hides codes into 20 the output stream itself that are retrievable only by the author or by the licensing authority. Such codes uniquely associate the particular copy of the digital product with the individual who purchased Fingerprinting is used primarily for criminal prosecution and court proceedings. 25

fingerprinting is used, preferably fingerprint is inserted in a manner which does not affect the resulting viewing experience. For example, if the output stream includes CD audio, then the fingerprint can be spread over a large number of the audio samples, either substituting for the low-order bit or modifying the low-order bit in an exclusive OR in each sample. Alternatively, differential cryptanalysis, the data stream can be

transformed into the frequency domain, modified in the frequency domain to insert the fingerprint codes, and then transformed back to the time domain. Also for images, steganographic techniques can be used to insert the fingerprint into the image. Steganography is described in Neil F. Johnson, "Steganography", available at http:// adams.patriot.net/ ~johnson/ html/ neil/ stegdoc/ stegdoc.html, visited March 4, incorporated by reference herein. The fingerprint to inserted in the digital output stream should preferably be either the installation ID of the reader system 106, or the reader system signature that was generated at the time of product usage (step 1102). Optionally, the output stream can also be randomly seeded to further hamper differential cryptanalysis. In 15 this manner, if pirated copies of a digital product do begin to appear, the author of the product or the licensing authority should be able to determine the original source of the pirated copies by examining the 20 fingerprint.

Returning to Fig. 11, if the two digests do not match (step 1110), then the reader system 106 has determined that the newly generated reader system signature is not the same as that which was generated in step 602 (Fig. 6) at the time of product purchase. In an aspect of the invention, this determination does not immediately preclude usage of the product by the customer on the reader system 106. Instead, proceeding in Fig. 13, in a step 1302, the reader system 106 prepares a re-validation package. The re-validation package can be the same as set forth above with respect to the product purchase package, except that the customer's payment information can be omitted. In step 1304, the reader system 106 uploads the re-validation

- 33 -

package to the license server 104 at the URL identified in the product broadcast package. The license server's operations in response to receipt of a re-validation package are set forth in Fig. 14.

Referring to Fig. 14, in a step 1402, it is first 5 determined whether the RSS in the re-validation package was based on a component in the reader system 106 having external assurances of substantial uniqueness. If so, then re-validation is considered unsuccessful (step 1404) and this result is returned to the reader 10 If the RSS in the re-validation package system 106. was not based on a component having external assurances of substantial uniqueness, then in step 1406, license server 104 compares the new RSS from the re-RSS previously validation package to the 15 accessibly to the server for the same reader system 106 (as identified by the installation ID specified in the re-validation package). If the difference between the two RSS's exceeds the threshold that was specified by the author in the usage parameters stored on the server 104 for the product ID specified in the re-validation package (step 1408), then, again, re-validation is unsuccessful and such a result is returned to the system 106 (step 1404). different reader In embodiments, the threshold can be specified as a 25 percentage of one or the other RSS, or as a number of component signatures which differ between the two RSS's, or by number of other different a specifications.

30 If the difference between the two RSS's does not exceed the designated threshold (step 1408), then the re-validation is considered successful. The license server 104 prepares a new product server download package using the same algorithms as set forth above

with respect to Fig. 9, but using the new RSS for encryption instead of the RSS that was used to download the original product server download package upon The new product server download package is 5 then transmitted back to the reader system 106 with revalidation. Optionally, in order to investigation of any potential fraud, in step 1410, the license server 104 also stores the new conjunction with the installation ID specified in the re-validation package. A history of such ostensible reader system upgrades is maintained on the server 104.

Fig. 15 is a detail of step 1408 (Fig. 14) in which the license server 104 determines whether the difference between the two RSS's exceeds the threshold specified by the author in the usage parameters for the digital product. The flowchart set forth in Fig. 15 represents one embodiment, in which the threshold has been specified as a percentage. In a step 1502, the server 104 calculates the weighted sum of the RSS 20 received in the product re-validation package. step 1504, the server 104 makes the same calculation with respect to the RSS previously stored on the server In step 1506, the license server 106 determines whether the difference between the two calculated 25 values exceeds the threshold specified by the author in the usage parameters. If so, then in step 1508, the routine returns to Fig. 14 affirmatively. If not, then step 1510, the routine returns to Fig. negatively.

Fig. 16 is a detail of step 1408 (Fig. 14) as performed in a second embodiment, in which the upgrade drift percentage is specified as a maximum number of components whose individual component signatures can differ between the two RSS's. In step 1602, the server

WO 98/42098 PCT/US98/04658

- 35 -

104 counts the number of components of the RSS in the re-validation package, which differ from the corresponding components of the RSS previously stored on the server 106 from the original product purchase If the count exceeds the predetermined drift package. threshold, then the routine returns affirmatively (step If not, then it returns negatively (step 1608).

Returning to the reader system illustrated in Fig. 13, after the reader system 106 10 uploads the re-validation package to the license server 104, in a step 1306, the reader system 106 receives the re-validation result. Ιf the re-validation unsuccessful (step 1308), then the reader system displays an error message to the user and requests the customer to call customer service of the licensing authority (step 1310). In this situation, automatic re-validation has failed, and manual re-validation as in step 1310 is necessary. During the call, a customer service representative can determine whether the customer's license should be extended to cover the reader system 106 as it now stands. If automatic revalidation was successful (step 1308), then the reader system returns to step 514 (as indicated by the numeral "5" in the small circle in both Figs. 13 and 5) to store and process the new product server download package in the same manner as it processed the original product server download package received upon purchase.

15

20

25

30

It can be seen that a secure product distribution mechanism has been described which takes advantage of the benefits of an uncontrolled distribution network, while ensuring that authors and proprietors of digital products are paid an appropriate royalty for their efforts at creativity. In addition, the mechanism ensures that once a customer is licensed to use a digital product on a particular reader system, that product cannot be used on any other reader system without re-validation. The mechanism allows for a certain amount of upgrade drift within which re-validation can be entirely automated.

The foregoing description of preferred embodiments of the present invention has been provided for the purposes of illustration and description. is not intended to be exhaustive or to limit the invention to the precise forms disclosed. Obviously, many modifications and variations will be apparent to practitioners skilled in this art. For example, whereas the flowcharts described herein illustrate steps being performed in a particular sequence, it appreciated that in many instances the sequence of the 15 steps can be reversed, or the steps can be performed in a pipelined, overlapping manner, or both, without departing from the scope of the invention. embodiments herein were chosen and described in order 20 to best explain the principles of the invention and its practical application, thereby enabling others skilled in the art to understand the invention for various embodiments and with various modifications as suited to the particular use contemplated. intended that the scope of the invention be defined by the following claims and their equivalents.

CLAIMS

 A method for preparing a digital product for controlled distribution using a distribution network,
 comprising the steps of:

encrypting said product;

separating at least one encrypted fragment from said encrypted product;

transmitting said encrypted product less said at 10 least one encrypted fragment onto said distribution network; and

withholding said at least one encrypted fragment from said distribution network.

- 2. A method according to claim 1, further comprising the step of transmitting said at least one encrypted fragment to a license server.
- 3. A method according to claim 2, further 20 comprising the step of transmitting to said license server a decryption key that can be used to decrypt said product.
- 4. A method according to claim 1, wherein said encrypted product includes a header portion followed by a remainder portion,

and wherein said step of separating at least one encrypted fragment from said encrypted product comprises a step of separating from said encrypted product an encrypted fragment that includes at least part of said header portion.

5. A method according to claim 1, wherein said encrypted product consists of a starting byte followed at least logically by all remaining bytes,

and wherein said step of separating at least one encrypted fragment from said encrypted product comprises a step of separating from said encrypted product an encrypted fragment that includes said starting byte.

6. A method according to claim 1, wherein said encrypted product consists of a plurality of data bytes,

and wherein said at least one encrypted fragment consists of not more than five percent of said data bytes.

7. A method for controlling usage of a digital product, comprising the steps of:

storing accessibly to a server at least one 20 fragment of an encrypted version of said digital product;

receiving product request information for acquisition by a user, of a usage license for said digital product; and

transmitting a version of said at least one fragment as stored accessibly to said server to said user in response to receipt of said product request information, transmissions of said at least one fragment to said user in response to receipt of said product request information being limited to less than all of said digital product.

WO 98/42098 PCT/US98/04658

- 39 -

- 8. A method according to claim 7, wherein less than all of said digital product is accessible to said server.
- 9. A method according to claim 7, wherein said product request information includes payment information,

further comprising a step of transmitting paid usage parameters to said user in response to said 10 receipt of said product request information.

10. A method according to claim 7, wherein said product request information further includes a digest of a portion of a version of said digital product, said portion being non-co-extensive with said at least one fragment, further comprising the steps of:

15

storing a digest of said portion accessibly to said server prior to said step of receiving product request information; and

- in response to receipt of said product request information, comparing said digest in said product request information with said digest stored accessibly to said server.
- 25 11. A method according to claim 7, wherein said product request information further includes a reader system signature of a particular reader system,

further comprising a step of encrypting at least one of said at least one fragment as stored accessibly to said server, in dependence upon said reader system signature, to form a further encrypted version of said at least one fragment as stored accessibly to said server,

the version transmitted to said user in said step of transmitting including said further encrypted version of said at least one fragment.

12. A method according to claim 7, wherein said product request information further includes a reader system signature of a particular reader system, further comprising the steps of:

storing a product decryption key accessibly to said server prior to said step of receiving product request information;

encrypting said product decryption key in dependence upon said reader system signature, to form an encrypted product decryption key; and

- transmitting said encrypted product decryption key to said user in response to receipt of said product request information.
- 13. A method according to claim 7, wherein said 20 product request information further includes a first reader system signature of a particular reader system,

further comprising the step of storing said reader system signature accessibly to said server, in response to receipt of said product request information:

and further comprising the steps of, subsequently to said step of transmitting:

receiving a product re-validation request identifying said particular reader system and including a second reader system signature;

determining whether differences between said first and second reader system signatures satisfy predetermined re-validation criteria.

- 41 -

14. A method according to claim 13, wherein said differences between said first and second reader system signatures satisfy said re-validation criteria, further comprising a step of encrypting at least one of said at least one fragment as stored accessibly to said server, in dependence upon said first reader system signature, to form a first further encrypted version of said at least one fragment,

the version transmitted to said user in said step 10 of transmitting including said first further encrypted version of said at least one fragment;

said method further comprising the steps of:

encrypting said at least one of said at least one fragment as stored accessibly to said server, in dependence upon said second reader system signature, to form a second further encrypted version of said at least one fragment; and

transmitting said second further encrypted version of said at least one fragment to said user in 20 response to said step of determining.

15. A method according to claim 13, wherein said differences between said first and second reader system signatures satisfy said re-validation criteria, further comprising the steps of:

25

storing a product decryption key accessibly to said server prior to said step of receiving product request information;

encrypting said product decryption key in 30 dependence upon said first reader system signature, to form a first encrypted product decryption key; and

transmitting said first encrypted product decryption key to said user in response to receipt of said product request information,

said method further comprising the steps of:
encrypting said product decryption key in
dependence upon said second reader system signature, to
form a second encrypted product decryption key; and
transmitting said second encrypted product
decryption key to said user in response to said step of
determining.

16. A method for controlled usage of a digital 10 product, comprising the steps of:

developing a first signature of a first reader system in dependence upon a first group of at least one component as present in said first reader system at a first time;

- at a second time subsequent to said first time, developing a second signature of a second reader system in dependence upon a second group of at least one component present in said second reader system at said second time;
- using a digital product at said second time if and only if said first and second signatures satisfy predetermined reader system drift criteria, said predetermined reader system drift criteria not requiring identity between said first and second signatures.
- 17. A method according to claim 16, wherein said digital product comprises a sound, and wherein said step of using said digital product comprises a step of playing said sound.
 - 18. A method according to claim 16, wherein said digital product comprises software and wherein said

WO 98/42098 PCT/US98/04658

- 43 -

step of using said digital product comprises a step of executing said software.

19. A method according to claim 16, wherein said first and second signatures do not satisfy said predetermined reader system drift criteria, further comprising the steps of:

manually communicating with a licensing authority for re-authorization; and

using said digital product at a time subsequent to said second time in response to said reauthorization.

- 20. A method according to claim 16, wherein said 15 second reader system is said first reader system.
- 21. A method according to claim 16, wherein said step of using said digital product at said second time if and only if said first and second signatures satisfy predetermined reader system drift criteria, comprises the steps of:

said second reader system making a determination that said first and second signatures match; and

using said digital product in response to said 25 determination.

22. A method according to claim 21, further comprising the steps of:

storing accessibly to said second reader system 30 a first digest of at least a covered portion of said digital product; and

storing, at said first time and accessibly to said second reader system, at least one fragment of said digital product encrypted in dependence upon said first signature, said at least one fragment overlapping said covered portion of said digital product,

and wherein said step of said second reader system making a determination that said first and 5 second signatures match, comprises the steps of:

decrypting said at least one fragment in dependence upon said second signature, to form at least one decrypted fragment;

digesting said covered portion of said digital product, using said at least one decrypted fragment, to form a second digest; and

comparing said second digest to said first digest.

23. A method according to claim 16, further comprising the step of storing said first signature accessibly to a server different from said second reader system,

and wherein said step of using said digital 20 product at said second time if and only if said first and second signatures satisfy predetermined reader system drift criteria, comprises the steps of:

transmitting said second signature to said server; and

- said server determining whether said first and second signatures satisfy said predetermined reader system drift criteria.
- 24. A method according to claim 16, wherein said 30 reader system drift criteria are specified in conjunction with said digital product.
 - 25. A method according to claim 16, wherein said first group includes more than one component, and

wherein said step of developing a first signature comprises the steps of:

developing a first component signature of each respective component in said first group as present in said first reader system at said first time; and

combining said first component signatures into a first combined signature.

26. A method according to claim 25, wherein said 0 second group includes more than one component, and wherein said step of developing a second signature comprises the steps of:

developing a second component signature of each respective component in said second group as present in said second reader system at said second time; and

combining said second component signatures into a second combined signature,

wherein said first and second combined signatures constitute numerical combinations,

and wherein said step of using said digital product at said second time if and only if said first and second signatures satisfy predetermined reader system drift criteria, comprises the step of using said digital product at said second time if and only if said second combined signature differs from said first combined signature by no more than a predetermined maximum drift percentage.

27. A method according to claim 25, wherein said 30 step of combining comprises a step of concatenating said first component signatures into said first combined signature,

wherein said second group includes more than one component,

and wherein said step of developing a second signature comprises the steps of:

developing a second component signature of each respective component in said second group as present in 5 said second reader system at said second time; and

concatenating said second component signature into a second combined signature,

and wherein said step of using said digital product at said second time if and only if said first 10 and second signatures satisfy predetermined reader system drift criteria, comprises the step of using said digital product at said second time if and only if a count of the number of said second component signatures in said second combined signature which differ from corresponding first component signatures in said first combined signature is no greater than a predetermined maximum drift number.

- A method according to claim 16, further comprising the step of storing a version of said digital product accessibly to said second reader system, at least a portion of said version being encrypted in dependence upon said first signature.
- A method according to claim 28, wherein said 25 step of using said digital product at said second time if and only if said first and second signatures satisfy predetermined reader system drift criteria, comprises a step of decrypting said portion of said version in dependence upon said second signature. 30
 - A method according to claim 16, wherein said step of using said digital product comprises the steps of:

inserting into said digital product a fingerprint that substantially uniquely identifies said second reader system, said fingerprint being recoverable from said digital product; and

- 5 using said digital product with said fingerprint inserted.
- 31. A method according to claim 16, wherein said step of using said digital product comprises the steps 10 of:

inserting into said digital product a watermark that substantially uniquely identifies said second reader system, said watermark being recoverable from said digital product; and

using said digital product with said watermark inserted.

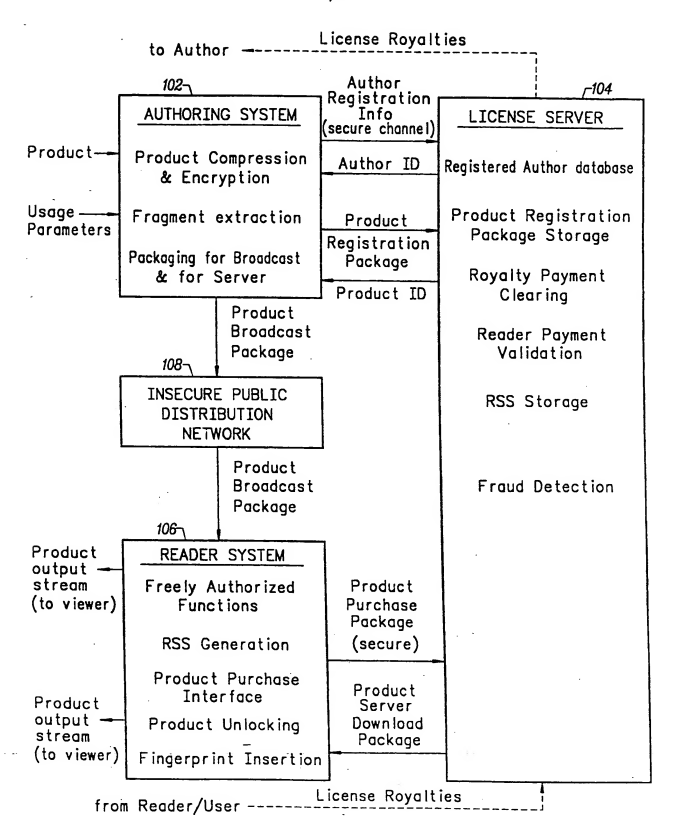
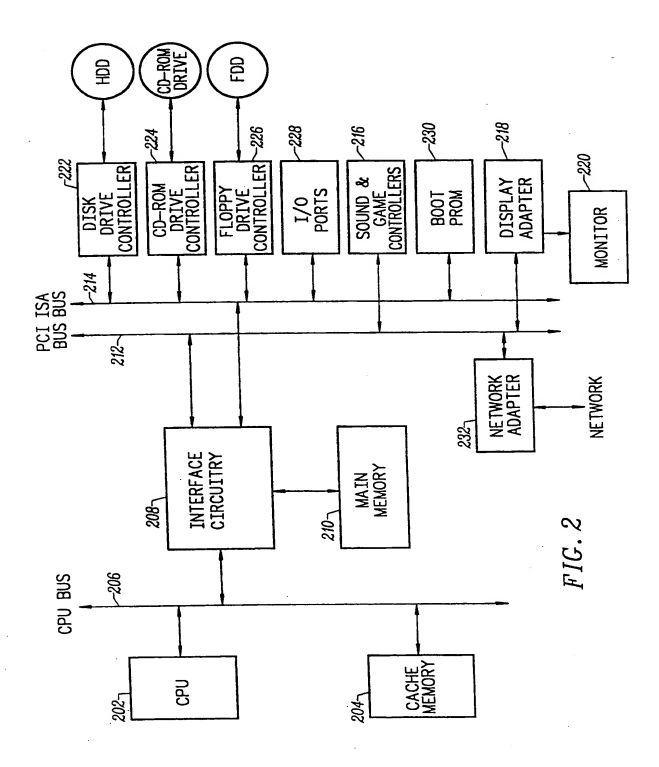
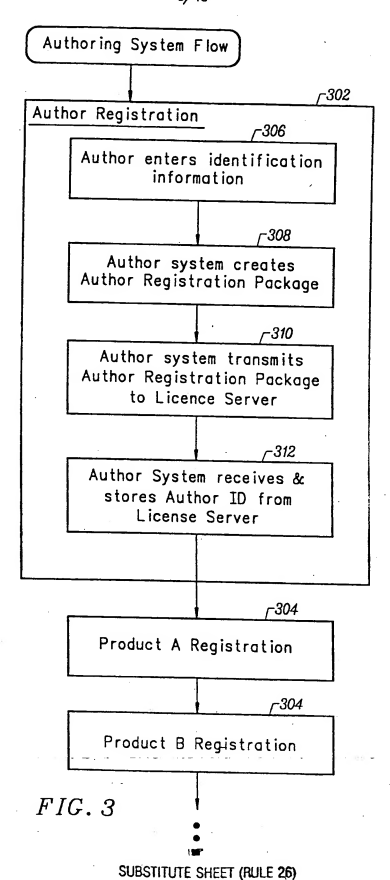


FIG. 1

SUBSTITUTE SHEET (RULE 26)







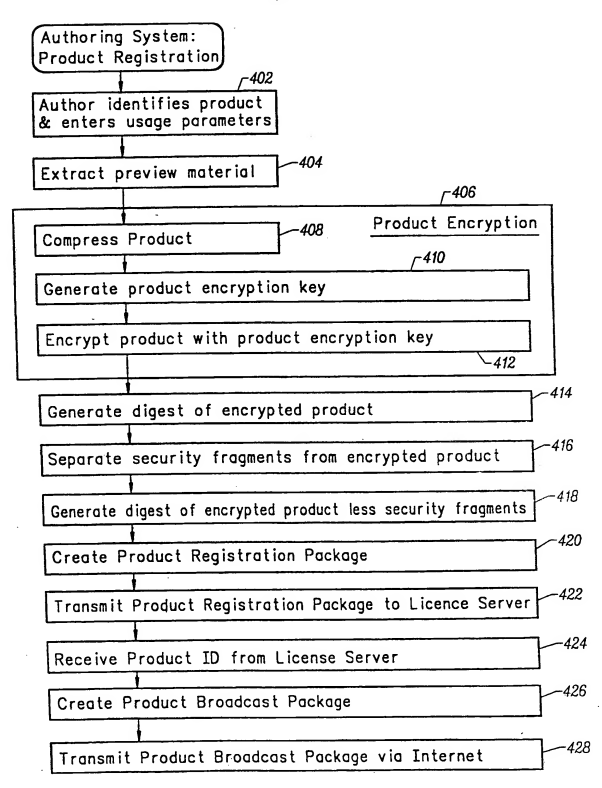
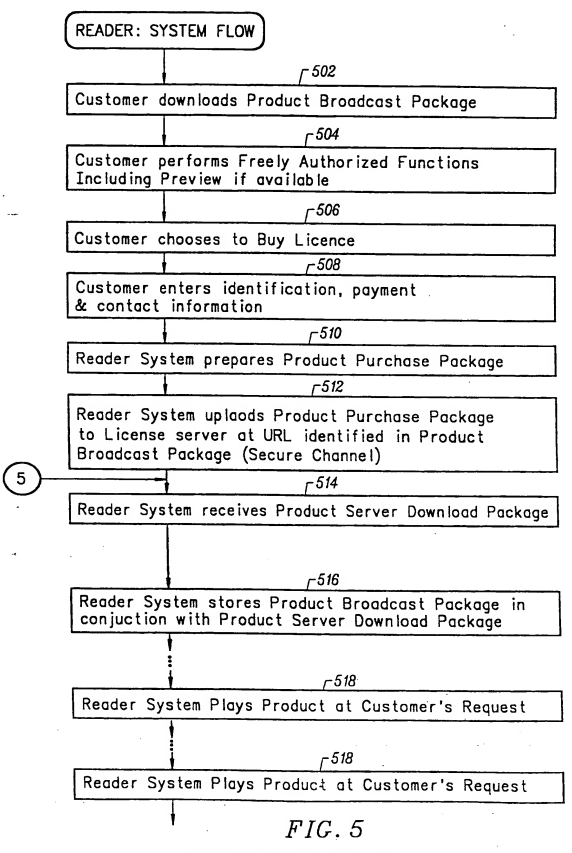
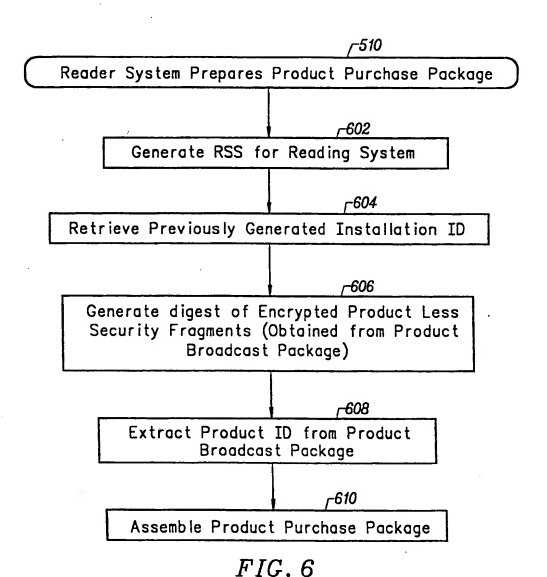


FIG. 4



SUBSTITUTE SHEET (RULE 26)



SUBSTITUTE SHEET (RULE 26)

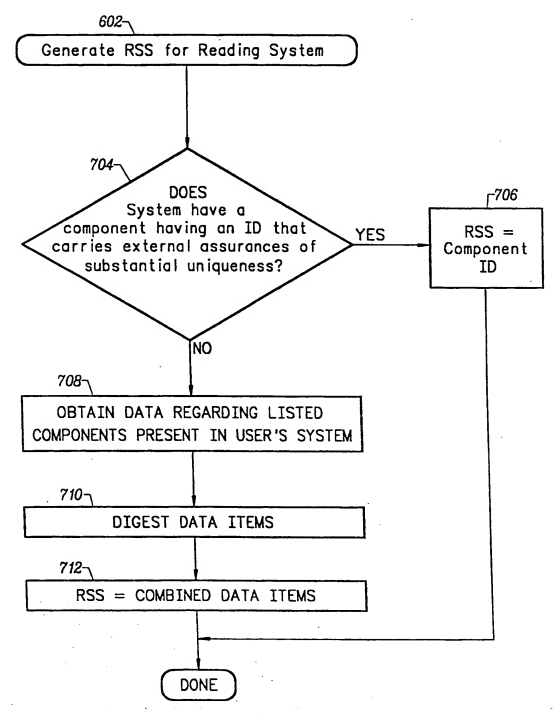
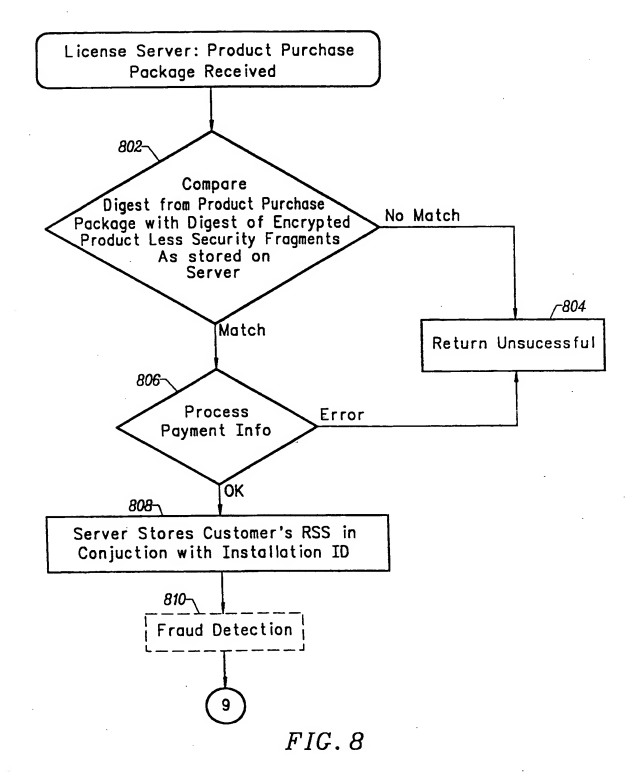
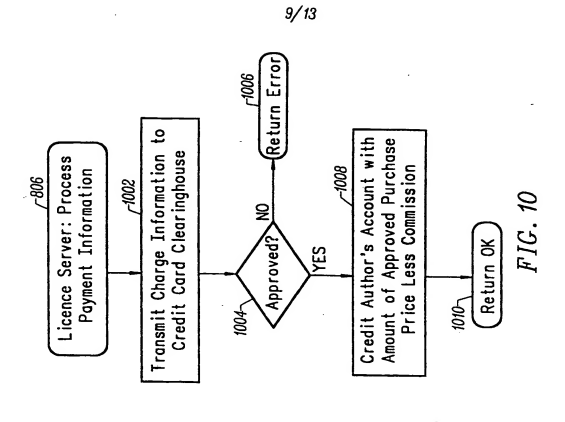
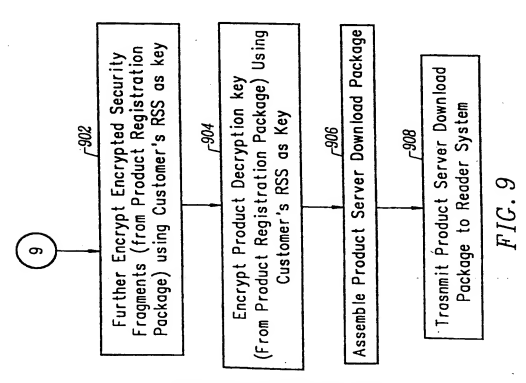


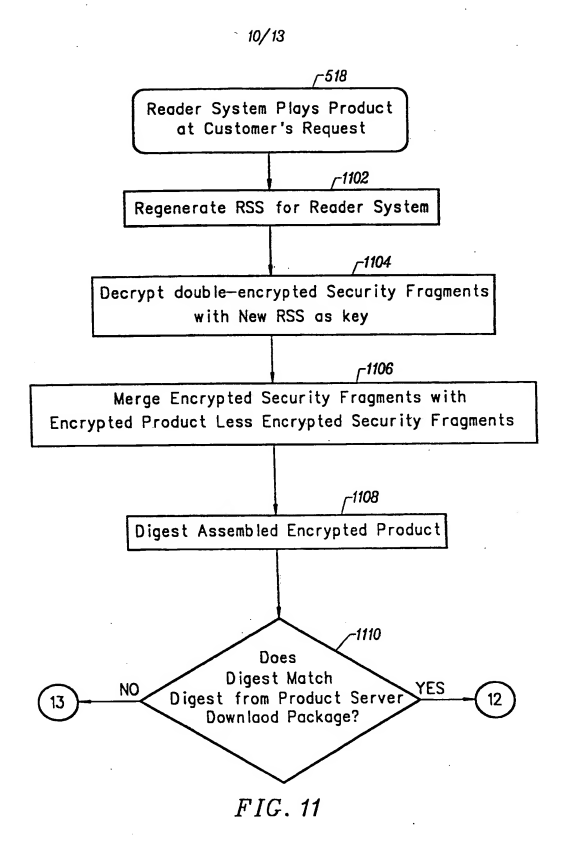
FIG. 7

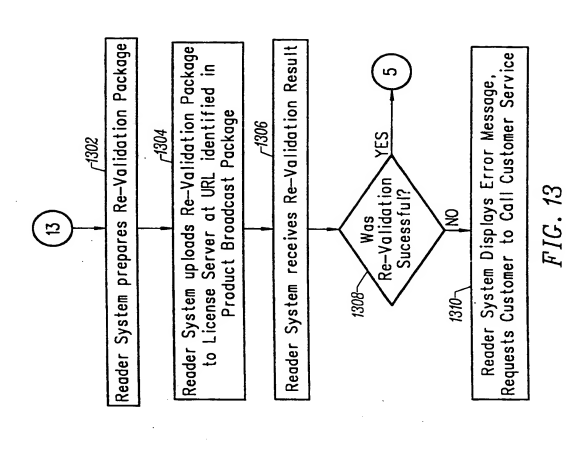


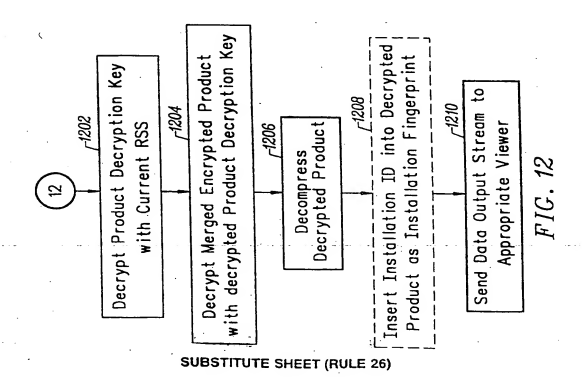


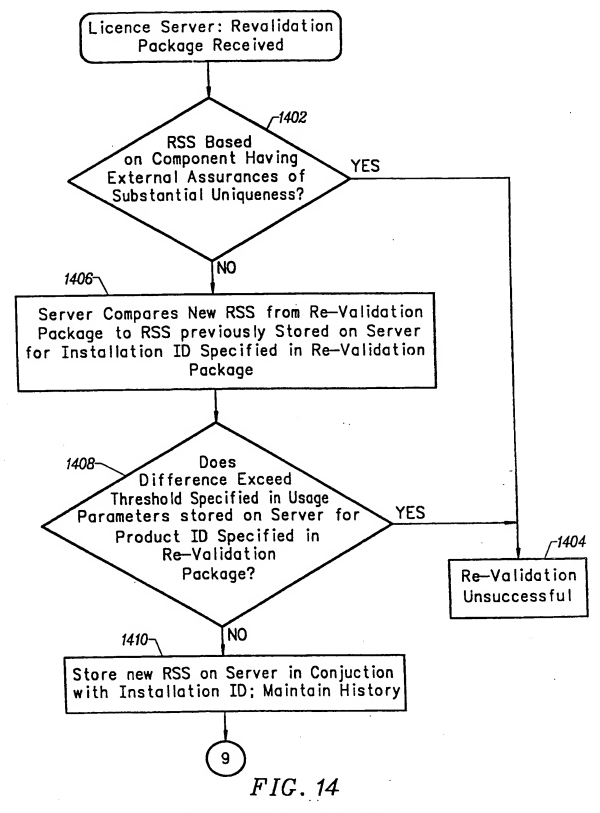


SUBSTITUTE SHEET (RULE 26)

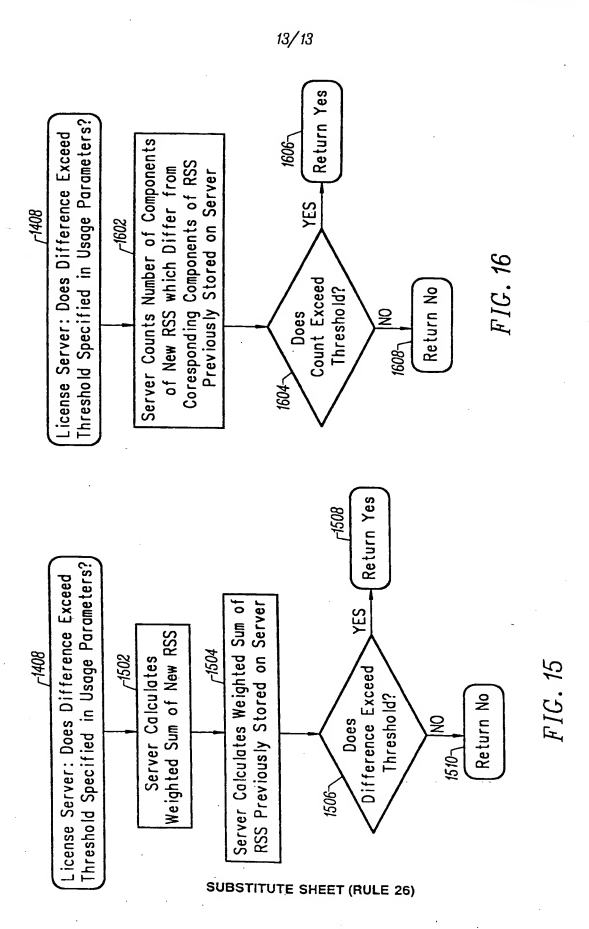








SUBSTITUTE SHEET (RULE 26)



INTERNATIONAL SEARCH REPORT

International application No. PCT/US98/04658

Minimum documentation searched (classification system followed by classification symbols) U.S.: 380/49, 4, 28, 30 Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched electronic data base consulted during the international search (name of data base and, where practicable, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Category* Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. Y US 5,530,757 A (KRAWCZYK) 25 June 1996, See Fig 3.					
C. DOCUMENTS CONSIDERED TO BE RELEVANT Category* Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. Y, P US 5,530,757 A (KRAWCZYK) 25 June 1996, See Fig 3. Y, P US 5,613,004 A (COOPERMAN ET AL) 18 March 1997 See entire document. LITTMANN, M., Planet Graphics is aiming to orbit the Intermet, Crain's chicago business 90 December 1996, page 18. FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. Further documents are listed in the continuation of Box C. See patent family annex. FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. Further documents are listed in the continuation of Box C. See patent family annex. See patent family annex. Little document which may drow deaths on privacy channels are discussed in the discussion of the death of the securities with the special of the securities of the securities with the special of the securities of the securities with the special of the securities of the securities with the securities of the securities of the securities with the securities of the securities of the securities of the securities with the securities of the securities with the securities with the securities with the securities with the securities of the securities with the securities w					
### FIELDS SEARCHED ### Minimum documentation searched (classification system followed by classification symbols) ### US: 380/49, 4, 28, 30 ### Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched the fields searched than the fields searched tha	US CL : 380/49				
Minimum documentation searched (classification system followed by classification symbols) U.S.: 38049, 4, 28, 30 Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched state of the process of the continuation of the extent that such documents are included in the fields searched state of the continuation of the extent that such documents are included in the fields searched state of the continuation of the extent that such documents are included in the fields searched state of the continuation of the extent that such documents are listed with indication, where appropriate, of the relevant passages relevant to claim No. U.S. 5,330,757 A (KRAWCZYK) 25 June 1996, See Fig. 3. Y. P. U.S. 5,613,004 A (COOPERMAN ET AL) 18 March 1997 See entire document. LITTMANN, M., Planet Graphics is aiming to orbit the Internet, Crain's chicago business 09 December 1996, page 18. FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. Further documents are listed in the continuation of Box C. See patent family annex. Law sequence published with the successful filing date are proving the continuation of the process of the sequences of	According to International Patent Classification (IPC) or to both national classification and IPC				
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base and, where practicable, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Category* Citation of document, with indication, where appropriate, of the relevant passages Y. US 5,530,757 A (KRAWCZYK) 25 June 1996, See Fig 3. Y. P. US 5,613,004 A (COOPERMAN ET AL) 18 March 1997 See entire document. Y. LITTMANN, M., Planet Graphics is aiming to orbit the Internet, Crain's chicago business 09 December 1996, page 18. Y. FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. Further documents are listed in the continuation of Box C. See patent family annex. Later document published after the international fling date with the minimum which is not considered to make the counter of the self-which and considered to make the counter of the self-which and considered to make the counter of the self-which and considered to make the counter of the self-which and considered to make the counter of the self-which and considered to make the counter of the self-which and considered to make the self-which and considered to make the counter of the self-which and considered to make the self-which and consi					
Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic dutal basic consulted during the international search (name of data base and, where practicable, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Category* Citation of document, with indication, where appropriate, of the relevant passages Y. D. S., 530,757 A (KRAWCZYK) 25 June 1996, See Fig 3. Y. P. US 5,613,004 A (COOPERMAN ET AL) 18 March 1997 See entire document. Y. LITTMANN, M., Planet Graphics is aiming to orbit the Internet, Crain's chicago business 09 December 1996, page 18. Y. FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. ** System categories of cited documents ** System cate	Minimum documentation searched (classification system followed by classification symbols)				
Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Category* Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. US 5,530,757 A (KRAWCZYK) 25 June 1996, See Fig 3. 1-31 Y, P US 5,613,004 A (COOPERMAN ET AL) 18 March 1997 See entire document. LITTMANN, M., Planet Graphics is aiming to orbit the Internet, Crain's chicago business 09 December 1996, page 18. FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. Further documents are listed in the continuation of Box C. See patent family annex. Special seagons of oned documents """ Special seagons of oned documen	U.S. : 380/49, 4, 28, 30				
C. DOCUMENTS CONSIDERED TO BE RELEVANT Category* Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. Y US 5,530,757 A (KRAWCZYK) 25 June 1996, See Fig 3. 1-31 1-31 1-31 1-31 1-31 1-31 LITTMANN, M., Planet Graphics is aiming to orbit the Internet, Crain's chicago business 09 December 1996, page 18. Y FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. See patent family annex. ** Special categories of seted decument states of the art which is not considered to universe to furnished the government of the state of the art which is not considered to universe cannot be considered to universe an excellent set of purcellar relevance or other special research as specified! *** decument defaming the general state of the art which is not considered to universe and excellent excellent accounts application due on a first the uncreasional filing date to the constitution of the international filing date which the second reachible the provise and excellent accounts relatively to which the constitution of the international filing date which the second reachible the provise as a vereitive step when the document of purcellar relevance, the claimed invention cannot be considered from virols as an excellent season to a price and season to a price and season to a price and the documents of the state passages. *** document application of the international filing date that later than the privary date claimed in writing and the international search report *** document application of the international filing date that later than the privary date claimed in writing and the privary date claimed in writing and privary and the privary date claimed in writing and privary date claimed in writing and privary date claimed invention cannot be considered to involve an excellent accounted and privary and accounted ac	Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched				
Category* Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. Y US 5,530,757 A (KRAWCZYK) 25 June 1996, See Fig 3. Y, P US 5,613,004 A (COOPERMAN ET AL) 18 March 1997 See entire document. Y LITTMANN, M., Planet Graphics is aiming to orbit the Internet, Crain's chicago business 09 December 1996, page 18. Y FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. ** Special exceptores of cited documents to document of the international filing date or proving the document which may do particular feed and the publication date of moder criation or other special resourt as proving dates and trademarks used to be considered to with the special concent of particular resources proving the claim of invention cannot be considered fiver to be considered to moder and except the statishing the publication date of moder criation or other special resources specified? *** document of particular resources the claimed invention cannot be considered fiver to be considered for the statishing the publication date of moder criation or other special resources as proving data claimed. **Date of the actual completion of the international search of 5 JUNE 1998 **Name and maining address of the ISA-US Commissioner of Palents and Trademarks Box PCT Washington, DC, 20231	Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)				
Y, P US 5,530,757 A (KRAWCZYK) 25 June 1996, See Fig 3. Y, P US 5,613,004 A (COOPERMAN ET AL) 18 March 1997 See entire document. Y LITTMANN, M., Planet Graphics is aiming to orbit the Internet, Crain's chicago business 09 December 1996, page 18. Y FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. ** New York Times, 30 September 1996, article. ** New Government of the general tasts of the art which is not considered to be of juricular relevance or the unconsidered to be of juricular relevance. ** document which may throw doubt on proviny changes or which a circle to earliest document published on or after the unconsidered for which a circle to earliest document published on or after the unconsidered to a model as the principle or busy understand document and published prior to the microsion date of another entation or other successive superiors. ** document which may throw doubts on proviny changes or which a circle to earliest the published document of pursualize relevance, the claimed invention cannot be considered to involve as a overwise superior which are superior with the considered to movel or sunty to sometimes understand the published prior to the microsional filing date but later than document published prior to the microsional filing date but later than document published prior to the microsional filing date but later than document published prior to the microsional filing date but later than document published prior to the microsional filing date but later than document makes the considered to movel or south as a second or south to considered to movel to a south to document makes the considered to movel to a south to document makes the considered to movel to a south to document makes the considered to movel to a south to document makes the considered to movel to a south to document makes the considered to movel to a south the document makes the considered to movel the article to movel the south of the microsion of the considered	C. DOCUMENTS CONSIDERED TO BE RELEVANT				
Y, P US 5,613,004 A (COOPERMAN ET AL) 18 March 1997 See entire document. Y LITTMANN, M., Planet Graphics is aiming to orbit the Internet, Crain's chicago business 09 December 1996, page 18. Y FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. 1-31 1	Category*	Citation of document, with indication, where appr	opriate, of the relevant passages	Relevant to claim No.	
LITTMANN, M., Planet Graphics is aiming to orbit the Internet, Crain's chicago business 09 December 1996, page 18. Y FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. Further documents are listed in the continuation of Box C. See patent family annex. Special categories of cread documents in the continuation of Box C. Idea of the continuation of Box C. Idea of the service of cread document in the continuation of Box C. Idea of the continuation of Box C. Idea of the continuation of Box C. Idea of Compact Disk Business, The New York Times, 30 September 1996, article. Special categories of cread document in the continuation of Box C. Idea of Compact Disk Business, The New York Times, 30 September 1996, article. Idea of Compact Disk With the application but cited to understand the principle or theory underlying the arrention of date and not in conflict with the application but cited to understand the principle or theory underlying the arrention of considered now of crainted considered now of crainted the considered now of considered now of crainted considered now of crainted considered now of crainted considered now of crainted the considered now of crainted considered now of crainted the considered now of crainted considered now of crainted in present cannot be considered now of crainted and considered now of craint	Y	US 5,530,757 A (KRAWCZYK) 25 June 1996, See Fig 3.			
Crain's chicago business 09 December 1996, page 18. Y FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article. 1-31 Further documents are listed in the continuation of Box C. See patent family annex. To later document published after the international filing date or proving the patents of the art which is not considered to be of particular relevance. To carried document published on or after the international filing date or proving the measure of the proving the proving the measure of the published on or after the international filing date or proving the proving the measure of the published on or after the international filing date or proving the proving the measure of the published on or after the international filing date or proving the proving the measure of the published proving the measure of the published proving the measure of the published prior to the international filing date but later than the privary date claimed. The comment is a sea of the international filing date but later than the privary date claimed. The comment is a sea of the privary date claimed. Date of the actual completion of the international search report of 1 JUL 1998 Name and maining address of the ISA-US Commissioner of Patents and Trademarks Box ICT Washington, D.C. 20231	Y, P		1-31		
Business, The New York Times, 30 September 1996, article. Further documents are listed in the continuation of Box C. Special extegories of ened documents At identifying the general state of the art which is not considered to the off particular relevance; Business of ened documents The identified defermed proper of the sitemational filing date or prority data and not in conflict with the application but cited to understand the principle or the off particular between the considered to involve an unvention of the considered novel or cannot be considered novel or cannot be considered to involve an unventive step when the document is taken alone document in electring to an usual discharge, use, exhibition or other means "It is document interming to an usual discharge, use, exhibition or other violetal resourts as specified! "It is document interming to an usual discharge, use, exhibition or other violetal resourts as pecified! "It is document interming to an usual discharge, use, exhibition or other violetal resourts as pecified." "It is document interming to an usual discharge case, exhibition or other violetal resourts as pecified. "It is document interming to an usual discharge, use, exhibition or other violetal resourts as pecified. "It is document published prior to the international filting date but later than the priority date claimed. Date of the actual completion of the international search Date of the actual completion of the international search Date of mailing of the international search report O 1 JUL 1998 Name: and mailing address of the ISA-US Commissioner of Patents and Trademarks Bos PCT Washington, D.C. 20231	Y	LITTMANN, M., Planet Graphics is a Crain's chicago business 09 December	1-31		
*To special categories of cited documents A document defining the general state of the art which is not considered to be of particular relevance. E dearlies document published on or after the atternational filing date considered to be of particular relevance. *To document which may throw doubts on priority claim(s) or which a cited to establish the publication date of another citation or other special reason has specified? *To document relevance to establish the publication date of another citation or other measus *P document relevance to establish discharace, use, exhibition or other measus *P document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search *O I JUL 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 *To document published after the international filing date or priority date and not in conflict with the application but cited to understand the priority date and not in conflict with the application but cited to understand the priority in the invention cannot be considered novel or caunot be considered to involve an unventive step when the document is taken alone document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular re	Y 2	FEDER, J., Applying Pay-per-View Idea to the Compact Disk Business, The New York Times, 30 September 1996, article.			
*To special categories of cited documents A document defining the general state of the art which is not considered to be of particular relevance. E dearlies document published on or after the atternational filing date considered to be of particular relevance. *To document which may throw doubts on priority claim(s) or which a cited to establish the publication date of another citation or other special reason has specified? *To document relevance to establish the publication date of another citation or other measus *P document relevance to establish discharace, use, exhibition or other measus *P document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search *O I JUL 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 *To document published after the international filing date or priority date and not in conflict with the application but cited to understand the priority date and not in conflict with the application but cited to understand the priority in the invention cannot be considered novel or caunot be considered to involve an unventive step when the document is taken alone document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular re					
*To special categories of cited documents A document defining the general state of the art which is not considered to be of particular relevance. E dearlies document published on or after the atternational filing date considered to be of particular relevance. *To document which may throw doubts on priority claim(s) or which a cited to establish the publication date of another citation or other special reason has specified? *To document relevance to establish the publication date of another citation or other measus *P document relevance to establish discharace, use, exhibition or other measus *P document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search *O I JUL 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 *To document published after the international filing date or priority date and not in conflict with the application but cited to understand the priority date and not in conflict with the application but cited to understand the priority in the invention cannot be considered novel or caunot be considered to involve an unventive step when the document is taken alone document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular re			•		
*To special categories of cited documents A document defining the general state of the art which is not considered to be of particular relevance. E dearlies document published on or after the atternational filing date considered to be of particular relevance. *To document which may throw doubts on priority claim(s) or which a cited to establish the publication date of another citation or other special reason has specified? *To document relevance to establish the publication date of another citation or other measus *P document relevance to establish discharace, use, exhibition or other measus *P document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search *O I JUL 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 *To document published after the international filing date or priority date and not in conflict with the application but cited to understand the priority date and not in conflict with the application but cited to understand the priority in the invention cannot be considered novel or caunot be considered to involve an unventive step when the document is taken alone document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular re				·	
*To special categories of cited documents A document defining the general state of the art which is not considered to be of particular relevance. E dearlies document published on or after the atternational filing date considered to be of particular relevance. *To document which may throw doubts on priority claim(s) or which a cited to establish the publication date of another citation or other special reason has specified? *To document relevance to establish the publication date of another citation or other measus *P document relevance to establish discharace, use, exhibition or other measus *P document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search *O I JUL 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 *To document published after the international filing date or priority date and not in conflict with the application but cited to understand the priority date and not in conflict with the application but cited to understand the priority in the invention cannot be considered novel or caunot be considered to involve an unventive step when the document is taken alone document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular re		·			
*To special categories of cited documents A document defining the general state of the art which is not considered to be of particular relevance. E dearlies document published on or after the atternational filing date considered to be of particular relevance. *To document which may throw doubts on priority claim(s) or which a cited to establish the publication date of another citation or other special reason has specified? *To document relevance to establish the publication date of another citation or other measus *P document relevance to establish discharace, use, exhibition or other measus *P document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search *O I JUL 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 *To document published after the international filing date or priority date and not in conflict with the application but cited to understand the priority date and not in conflict with the application but cited to understand the priority in the invention cannot be considered novel or caunot be considered to involve an unventive step when the document is taken alone document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular re		W.			
*To special categories of cited documents A document defining the general state of the art which is not considered to be of particular relevance. E dearlies document published on or after the atternational filing date considered to be of particular relevance. *To document which may throw doubts on priority claim(s) or which a cited to establish the publication date of another citation or other special reason has specified? *To document relevance to establish the publication date of another citation or other measus *P document relevance to establish discharace, use, exhibition or other measus *P document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search *O I JUL 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 *To document published after the international filing date or priority date and not in conflict with the application but cited to understand the priority date and not in conflict with the application but cited to understand the priority in the invention cannot be considered novel or caunot be considered to involve an unventive step when the document is taken alone document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular re					
*To special categories of cited documents A document defining the general state of the art which is not considered to be of particular relevance. E dearlies document published on or after the atternational filing date considered to be of particular relevance. *To document which may throw doubts on priority claim(s) or which a cited to establish the publication date of another citation or other special reason has specified? *To document relevance to establish the publication date of another citation or other measus *P document relevance to establish discharace, use, exhibition or other measus *P document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search *O I JUL 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 *To document published after the international filing date or priority date and not in conflict with the application but cited to understand the priority date and not in conflict with the application but cited to understand the priority in the invention cannot be considered novel or caunot be considered to involve an unventive step when the document is taken alone document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document is considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular relevance; the claimed invention cannot be considered to involve an unventive step when the document of particular re					
to be of periceular relevance "E" earlier document published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special teason tax specified) "C" document published prior to the international filing date but later than the priority date claimed "P" document published prior to the international filing date but later than the priority date claimed "Date of the actual completion of the international search "O" JUNE 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231	Further documents are listed in the continuation of Box C. See patent family annex.				
the principle or theory underlying the invention to be of particular relevance "E" earlier document published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to extablish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search O5 JUNE 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 the principle or theory underlying the invention address of the international filing date of carnot considered to involve an invention cannot be considered novel or carnot be considered to involve an invention cannot be considered novel or carnot be considered novel or car	Special categories of cated documents To later document published after the international filing date or priority				
E earlier document published on or after the atternational filing date "L* document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "C* document published prior to the international filing date but later than the priority date claimed "Date of the actual completion of the international search "Date of Patents and Trademarks "Commissioner of Patents and Trademarks "Box PCT Washington, D.C. 20231 "C* document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an unventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art "A* document member of the same patent family Date of mailing of the international search report O 1 JUL 1998 Authorized officer Light Light SALVATORE CANGIALOSI Talephone Me. (703) 305-1837	*A* document defining the general state of the art which is not considered the principle or theory underlying the invention				
**C.* document which may throw doubts on priority claim(s) or which is cited to exhibitsh the publication date of another citation or other special reason (as specified). **O.* document reterring to an oral disclosure, use, exhibition or other means: **P.* document published prior to the international filing date but later than the priority date claimed. **Date of the actual completion of the international search. **Date of mailing of the international search report. **O.* JUNE 1998 **Name and mailing address of the ISA-US Commissioner of Patents and Trademarks. **Box PCT Washington, D.C. 20231 **Total base No. (703) 305-1837	1 ve document of particular relevance: the claimed invention cannot be				
considered to involve an inventive step when the document is combined with one or more other such document, such combination being obvious to a person skilled in the art. The document published prior to the international filing date but later than the priority date claimed. Date of the actual completion of the international search Of JUNE 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 Talephone Me. (703) 305-1837	-1 - document which may throw doubts on priority claim(s) or which is		when the document is taken alone		
the united prior to the international filting date but later than the priority date claimed Date of the actual completion of the international search Of JUNE 1998 Name and mailing address of the ISA US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 Talenbase Me. (703) 305-1837	special reason (as specifical)			e step when the document is	
Date of the actual completion of the international search 05 JUNE 1998 Date of mailing of the international search 0 1 JUL 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 Telephone May (703) 305-1837			combined with one or more other su	ich documents, such comornation	
Date of the actual completion of the international search 05 JUNE 1998 Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 Date of mailing of the international search report O 1 JUL 1998 Authorized officer SALVATORE CANGIALOSI Telephone Me. (703) 305-1837	-p-	the priority date claimed			
Name and mailing address of the ISA-US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231 Telephone No. (703) 305-1837					
Box PCT Washington, D.C. 20231 Talanhara Ma. (703) 305-1837					
Washington, D.C. 20231	Box PCT		Authorized officer License Establish		
	Washington, D.C. 20231				

THIS PAGE BLANK (USPTO,